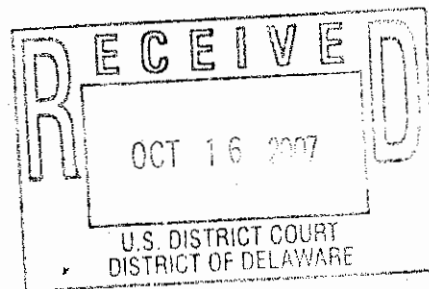


Dennis L. Smith  
P.O. Box 311  
Selbyville, Delaware 19975

October 15, 2007



Mr. Peter T. Dalleo  
Office of the Clerk  
United States District Court  
844 N. King Street, Lockbox 18  
Wilmington, Delaware 19801 - 3570

Re: **Civil Case No. 07 – 525 – JJF, ---- My (Mr. Dennis L. Smith) " Notice of Motion for Stay Concerning Judge Joseph J. Farnan Jr's September 11, 2007 Memorandum order ", just filed on October 9, 2007. --- Therefore, see Correction of page TWO (2) and of page TEN (10) enclosed attached to this letter.**

Dear Incumbent Clerk, Mr. Peter T. Dalleo:

**Oversight Issue - Please Take legal Notice;** please find enclosed, corrected Page TWO (2) and page TEN (10) of this mentioned above " Notice of Motion for Stay filed on October 9, 2007.

In this Referenced above " Motion for STAY ", on page **two (2)**, under " TWISTING THE TRUTH ", in this paragraph, I corrected the following, and I quote, " Plaintiff and P. Meyers **entered** into an **Agreement** on **July 12, 2006** regarding the **sale** or **real** property,... (D. I. 2, Statement of Facts # 1, **ex. HH.**) " ---- Again, **not true**, but **Obligations** only as stated. **See attached and corrected page two (2) as indicated in this paragraph.**

In this Referenced above " Motion for STAY ", on page **ten (10)**, in this second paragraph, I corrected the following, and I quote, " Also, again " **Legal Aid " did NOT get involved in this Mess.** " **See attached and corrected page ten (10) as indicated in this paragraph.**

Also, on this mentioned above page ten (10), further correction as to alphabets letters as follows:

Alphabet letter **{D}** is corrected to **{E}**


Alphabet letter **{E}** is corrected to **{F}**

Alphabet letter **{F}** is corrected to **{G}**

Continue on page two (2)

Office of the Clerk, Mr. Peter T. Dalleo  
October 15, 2007  
Page 2

Respectfully Submitted,

  
Mr. Dennis L. Smith

**Cc:** Incumbent Clerk, **Ms. Marcia M. Waldron** of the Third Judicial circuit of the United States.

Ms. Patricia A. Meyers, and her son, Mr. Mack L. Davis Jr., and all of her sibling(s)

Mr. Steven S. Krebs and his Mother Ms. Barbara Krebs

For Verification purpose(s) only; John Brady

**Enclosed:** Corrected Page **two (2)**, of " Notice of Motion for Stay filed on October 9, 2007.

Corrected Page **ten (10)**, of " Notice of Motion for Stay filed on October 9, 2007.

**In The United States District Court  
For The District of Delaware**

Mr. Dennis L. Smith Sr.

Petitioner,

vs.

Ms. Patricia A. Meyers, and her son  
Mr. Mack L. Davis Jr., and all of her  
sibling(s),  
Mr. Steven S. Krebs, and his mother  
Ms. Barbara Krebs and any other  
person(s) who Attempt, to "ILLEGALLY  
- "OBSTRUCT - Power of Attorney  
Document Book / No. 00776 page;  
041 Legal Dated 10-27-03 of the  
Sussex County Delaware Office of the  
{Incumbent} recorder of Deed(s) }


Respondent(s).

: **Re; Equal - Right(s);**  
 : **In ref: Vindication of civil Right(s)**  
 : **Here – under; 42 U.S.C.A § 1988.**  
 : This is **not** a lawsuit. The sole purpose  
 : of this is to simply constitutionally  
 : **enforce 42 U.S.C.A. § 1981(b).** under  
 : **the Law.**

## AFFIDAVIT OF DENNIS L. SMITH

STATES OF DELAWARE :  
 : SS.  
NEW CASTLE COUNTY :

The, preceding - indelible truthful - statement(s) in the **Letter of page 2 and 10, correction dated October 15, 2007**, are true to the best of my knowledge and belief(s); of; Dennis L. Smith and are in full vehement compliance / Compliance(s) Here-with / Here - under; **28 U.S.C.A. § 1746**, and **18 U.S.C.A. § 1621**.

18 U.S.C.A. § 1621.  
  
 Dennis L. Smith

Date October 15, 2007

### **CERTIFICATE OF SERVICE**

I hereby certify that two true copies of the the **Letter of page 2 and 10, correction** dated **October 15, 2007**, have been certified mailed or hand delivered on this 15 day of October 2007, to Respondent(s) at the following addresses:

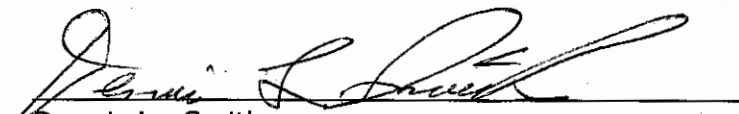
Mr. Peter T. Dalleo ✓  
Office of the Clerk  
United States District Court  
844 N. King Street, Lockbox 18  
Wilmington, Delaware 19801 – 3570  
**Certified Mail No. 7007 0710 0000 2888 9108**

Ms. Patricia A. Meyers, and her Son,  
Mr. Mack L. Davis Jr., and  
all of her sibling(s)  
RR 4 Box 103A  
Frankford, Delaware 19945  
**Certified Mail No. 7007 0710 0000 2888 9122**

Mr. Steven S. Krebs and  
his Mother Ms. Barbara Krebs  
P.O. Box 796  
Selbyville, Delaware 19975  
**Certified Mail No. 7007 0710 0000 2888 9115**

For Verification purpose(s) only;  
John Brady  
Recorder of Deeds  
2 The Circle  
P. O. Box 827  
Georgetown, Delaware 19947  
**Certified Mail No. 7007 0710 0000 2888 9092**

All mentioned above, certified mailed or hand Delivered by Dennis L. Smith.

  
Dennis L. Smith

This Motion for, "Stay" shall be **constitutionally** "GRANTED" for the following reasons:

**{A}. Fraud on Court;**

These totally unconstitutional, due process – less, again and again devious continuing, still – continuing , - Illicit race baited – bait, proscribed – instance(s); of prohibited unlawful "**Racial – Injustice**", done **by de facto Judge Joseph J Farnan Jr.**, must end, under the Law and as a matter of Law. Also, these total – **Race baited game(s)** will certainly provide for any, if necessary Victorious Appeal(s), concerning de facto Judge Farnan Jr's despotic – malfeasance tortuous wrongful act(s) **ABUSE** of his **HIGH AUTHORITY**, could provide for future **42 U.S.C.A § 1988. Justice must not be Obstructed, by ANYONE and/or ANY PERSON, as matter of Law.**

**{B}. In the lawful interest of "Justice,,"**

**---- TWISTING THE TRUTH ----**

**{C}.** Gravamen Two (2), this total nonsense of this notorious – obloquy Federally owned and operated Court of Law Re; **TWISTING THE TRUTH**. Therefore, Judge Joseph J. Farnan Jr., intentionally, unequivocally, **clearly LIED** about my ( Mr. Dennis L. Smith) **mutual July 12, 2006, agreement** in his MEMORANDUM ORDER dated September 11, 2007, when he stated under "**III background**" on page three # 3, second paragraph, and I quote, " Plaintiff and P. Meyers **entered** into an agreement on July 12, 2006 regarding the **SALE** of **REAL** property,... ( D. I. 2, Statement of Facts # 1, **ex. HH.**) " This **Slanderous LIE** can not be found in this mutual July 12, 2006 agreement. There are **more twisted issues** in this MEMORANDUM ORDER, therefore this **Slanderous LIE** is **unjust, unfair** and a **shame** in this **High Court**. Attached is page # 3 as ----- **Exhibit A**  
**VS.**

**Now, see mutual July 12, 2006 agreement, attached as ----- Exhibit B**

**The Truth - My ( Mr. Dennis L. Smith) mutual July 12, 2006, agreement** is

to **COMPLETE** my **Agreed Obligations to** and **for** Ms. Patricia A. Meyers

**only, as FOLLOWS:**

Again, Ms. Patricia A. Meyers illegally violated Federal Code **42 U.S.C.A §**

**1981(b).** by **REVOKING** my (Mr. Dennis L. Smith) mutual Power of Attorney

dated October 27, 2003, recorded in Book 00776 page 041, which is **a part of**



A **audiocassette tape** recording as **evidence** dated **August 15, 2007**, to confirm Mr. Steven S. Krebs' Slanderous – False Outburst. This copy is for the court and Mr. Steven S. Krebs **only** in this case. Attached as ----- **Exhibit F**

Mr. Steven S. Krebs' "**Slanderous – False Outburst**" as just mentioned above, is foolishness and hatefulness. Also, again "**Legal Aid**" did **NOT** get involved in this **Mess**. Furthermore, Mr. Krebs need not, to forget that he is a convicted Sex Offender in the State of Maryland and who spent time in prison for that crime. Therefore, Mr. Krebs should not be making "Slanderous Statements about me (Mr. Dennis L. Smith).

Mr. Steven S. Krebs' mother had me (Mr. Dennis L. Smtih) falsely arrested by a **Frame – up fact**. **This false arrest was Nolle prosequi.**

Mr. Steven S. Krebs also, had me (Mr. Dennis L. Smith) falsely arrested for video taping him while violating his work release from the State of Maryland's prison. **This false arrest was also Nolle prosequi.**

The question is, what did Ms. Patricia A. Meyers get and/or was promised to receive, by illegally revoking my (Mr. Dennis L. Smith) Power of Attorney on her own, which will cover – up and/or help cover- up  
" **CRIMINAL CONSPIRACY** " ?

**{E}.** In light of multiple - wrongful questionable violation(s), of Title **28 U.S.C.A. § 144**. as a Matter of Court - Record. Of the Heretofore Despotie, bench of JJF,.  
To, finally at least purport superficially, to finally be fair, to a "African – American" – Native / litigant, constituent of the 01<sup>st</sup> state,.

**{F}.** As, in the very Relevant / pertinent Adverse but truthful fact(s), of unquestioned {Prohibited - bias}, exact - evidenced, proof(s) as in the July 19, 2007 motion legally forwarded to this court document on listed as **Exhibits "A", B, and D**, de facto / Honorable Joseph J. Farnan Jr., does not want his person implicated,.  
Too late,.

**{G}.** To show constitutional uniformity in this de facto / notorious federally owned &

From: Dennis Smith

P.O. Box 311

Selbyville, Del.

19975



7007 0720 0000 2888 9108

U.S. POSTAGE  
PAID DE  
SELBYVILLE, DE  
OCT 15 2007  
FACOUNT  
\$6.61  
0005614-01

0000

19801

To: Mr. Peter T. Dallo

Office of the Clerk

United States District Court

844 N. King Street, Lockbox 18

Wilmington, Del. 19801-3570

Ready Post®

Mailer